COUNSEL
Milton Florez, Esq.
Michael Horn, Esq.

## JOHN L. Russo

Attorney at Law
J.L. Russo, P.C.
31 · 19 Newtown Avenue, Suite 500
Astoria, New York 11102

Tel: 718 · 777 · 1277 Fax: 718 · 204 · 2310 Email: *JLRussoPC@Gmail.com*  *PARALEGAL* Maria Nunez, B.S.

October 16, 2020

SO ORDERED.

Dated: October 16, 2020

Via ECF Only

Honorable Loretta A. Preska United States District Judge United States District Court Southern District of New York 500 Pearl Street New York, N.Y. 10007

Re: U.S. v. Francisco Tibulcio-Merino.,

Case No.: 18-cr-031 (LAP)

Your Honor:

New York, New York

LORETTA A. PRESKA, U.S.D.J.

We write on behalf of Francisco Tibulcio-Merino, a defendant in the above-referenced case, and respectfully request permission from the Court for my client to travel to Florida with his family for 3 days. – from October 17<sup>th</sup> to October 20<sup>th</sup>. Mr. Tibulcio and his Family will be staying at the Westgate Town Center Resort ,7700 Westgate Blvd, Kissimmee, FL 34747.

I have spoken with Francesca Tessier-Miller, from the U.S. Pre-Trial Services Office and she has no objection to this request. Likewise, Assistant United States Attorney Michael Longyear has no objection to this request.

Mr. Tibulcio has provided flight and travel itinerary to Pre-Trial which confirm the details of his trip.

Your consideration of this request is respectfully requested and appreciated.

Yours truly,

John L. Russo (JR6200) Attorney for Francisco Tibulcio Merino

JLR:mn

Cc: AUSA Michael Longyear